BILL NO. S-77-01-0/

SPECIAL ORDINANCE NO. S- Had

AN ORDINANCE approving a contract with Office Interiors, Inc., for installation of furnishings for the new Senior Citizen Center.

SECTION 1. That the contract dated December 20, 1976, between the City of Fort Wayne, by and through its Mayor and the Board of Public Works and Office Interiors, Inc., for:

The furnishing and installation of the furnishings for the New Senior Citizen Center, located at 300 Block, West Main Street, Fort Wayne, Indiana,

for a total cost of \$64,873.59, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved.

SECTION 2. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Councilman Councilman

APPROVED AS TO FORM

Read the first time in full and on motion by Maca, seconded by					
, and duly adopted, read the second time by title and referred					
to the Committee on Gublis Whiles (and the City Plan Commission for					
recommendation) and Public Hearing to be held after due legal notice, at the Council					
Chambers, City-County Building, Fort Wayne, Indiana, on, the day					
of, 1976, ato'dock P.M.E.S.T.					
DATE: 1-11-77 elinelle Millerung					
Read the third time in full and on motion by					
seconded by Jungar , and duly adopted, placed on its passage.					
PASSED (LOST) by the following vote:					
AYES NAYS ABSTAINED ABSENT TO-WIT:					
TOTAL VOTES 4 5					
BURNS , V					
HINGA					
HUNTER					
MOSES					
NUCKOLS					
SCHMIDT, D.					
SCHIMDT, V.					
STIER					
TALARICO					
DATE: 1-25-77 Shully thistoman					
Passed and adopted by the Common Council of the City of Fort Wayne, Indiana,					
as (ZONING MAP) ( GENERAL) ( ANNEXATION) ( SPECIAL) ( APPROPRIATION)					
ORDINANCE (RESOLUTION) No					
Christian Miller					
CITY CLERK PRESIDING OFFICER					
Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the					
day of, 1976, at the hour ofo'clockM.,E.S.T.					
They fill Mustice					
Approved and signed by me thisday of, 1976,					
at the hour ofo'clockM.,E.S.T.					

MAYOR

Hold Jan. 25.

		REPORT OF THE CO	MMITTEE ON PUBLIC WO	RKS
We,	your Committee on	PUBLIC WORKS	to whom was refer	rred an Ordinance
	Approving a	contract with Office I	nteriors, Inc., for i	nstallation of
	furnishings	for the new Senior Cit	izen Center	
7				
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			-	
have	had said Ordinan	ce under consideration	and beg leave to repor	rt back to the Common
		inance Oo wot PA		
Coun		S, JR CHAIRMAN		
	DONALD J. SCHMID		- Alexander - Alex	
			1/2	11/1/1
	VIVIAN G. SCHMID	T	- (Issapa)	Je Chmiel 1
	PAUL M. BURNS		Musik	Duna `
	SAMUEL TALARICO		Samuel	. Talariro
		DATE / = 25-7	CONCURRED IN	
		Part Programme (*)	THREES W. WESTERMAN OF	CLERK

S-77-01-07

Bill No.

6+-71-22 MAR

### THE AMERICAN INSTITUTE OF ARCHITECTS



AIA Document A101

# Standard Form of Agreement Between Owner and Contractor

where the basis of payment is a

### STIPULATED SUM

THIS DOCUMENT HAS IMPORTANT LEGAL CONSEQUENCES; CONSULTATION WITH AN ATTORNEY IS ENCOURAGED WITH RESPECT TO ITS COMPLETION OR MODIFICATION

Use only with the latest Edition of AIA Document A201, General Conditions of the Contract for Construction.

This document has been approved and endorsed by The Associated General Contractors of America.

#### AGREEMENT

made this

\_

day of Lecember

in the year of Nineteen

Hundred and Seventy-six

BETWEEN the Owner: City of Fort Wayne, Indiana, represented by the

Fort Wayne Board of Public Works

One Main Street

One Main Street

and the Contractor:

Fort Wayne, Indiana Office Interiors, Inc. 4805 Illinois Road

Fort Wayne, Indiana

the Project:

Furnishings and Their Installation in the New Senior Citizen Center

300 Block, West Main Street

Fort Wayne, Indiana

the Architect:

Grinsfelder-McArdle Associates, Inc.

903 West Berry Street

Fort Wayne, Indiana

The Owner and the Contractor agree as set forth below.

#### ARTICLE 1

#### THE CONTRACT DOCUMENTS

The Contract Documents consist of this Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, all Addenda issued prior to execution of this Agreement and all Modifications issued subsequent thereto. These form the Contract, and all are as fully a part of the Contract as if attached to this Agreement or repeated herein. An enumeration of the Contract Documents appears in Article 7.

#### ARTICLE 2

#### THE WORK

The Contractor shall perform all the Work required by the Contract Documents for (Here insert the caption descriptive of the Work as used on other Contract Documents.)

The furnishing and installation of the furnishings for the New Senior Citizen Center, located at 300 Block, West Main Street, Fort Wayne, Indiana.

#### ARTICLE 3

#### TIME OF COMMENCEMENT AND COMPLETION

The Work to be performed under this Contract shall be commenced soon after signing of Contract.

and completed soon after delivery of furniture is complete; (approximately 8-10 weeks). (Here insert any special provisions for liquidated damages relating to failure to complete on time.)

#### ARTICLE 4

#### CONTRACT SUM

The Owner shall pay the Contractor for the performance of the Work, subject to additions and deductions by Change Order as provided in the Conditions of the Contract, in current funds, the Contract Sum of Sixty-four Thousand, Eight Hundred Seventy-three Dollars and Fifty-nine/Hundredths Dollars. (\$64, 873.59)

(State here the lump sum amount, unit prices, or both, as desired.)

Principal Bid - \$65,591.82
Deduct Alt. Bid 1 - 588.58
Total - \$65,003.24
Deduct Alt. Bid 2 - 129.65
Total - \$64,873.59 (Contract Price)

### ARTICLE 5

#### PROGRESS PAYMENTS

Based upon Applications for Payment submitted to the Architect by the Contractor and Certificates for Payment issued by the Architect, the Owner shall make progress payments on account of the Contract Sum to the Contractor as provided in the Conditions of the Contract as follows:

and ninety (90%) per cent of the portion of the Contract Sum properly allocable to materials and equipment suitably stored at the site on the sone college boats are as a subsequently suitable specified, such as a last day of previous month days prior to the date on which the Application for Payment is submitted, less the aggregate of previous payments in each case; and upon Substantial Completion of the entire Work, a sum sufficient to increase the total payments to (ninety 90%) per cent of the Contract Sum, less such relations as the Architect

the total payments to (ninety 90%) per cent of the Contract Sum, less such retainages as the Architect shall determine for all incomplete Work and unsettled claims.

(If not covered elsewhere in the Contract Documents, here insert any provision for limiting or reducing the amount retained after the Work resches a certain stage of completion.

Applications for payment shall be submitted on the last day of the month for work completed during that month. Payments will be due and payable within approximately 30 days, but not later than 60 days.

Any moneys not paid when due to either party under this Contract shall bear interest at the legal rate in force at the place of the Project.

#### ARTICLE 6

#### FINAL PAYMENT

Final payment, constituting the entire unpaid balance of the Contract Sum, shall be paid by the Owner to the Contractor thirty (30) days after Substantial Completion of the Work unless otherwise stipulated in the Certificate of Substantial Completion, provided the Work has then been completed, the Contract fully performed, and a final Certificate for Payment has been issued by the Architect. All work must be approved and accepted by the Board of Public Works, and recommendation of the Architect before final payment is made. ARTICLE 7

#### MISCELLANEOUS PROVISIONS

- 7.1 Terms used in this Agreement which are defined in the Conditions of the Contract shall have the meanings designated in those Conditions.
- 7.2 The Contract Documents, which constitute the entire agreement between the Owner and the Contractor, are listed in Article 1 and, except for Modifications issued after execution of this Agreement, are enumerated as follows: (List below the Agreement, Conditions of the Contract (General, Supplementary, and other Conditions), Drawings, Specifications, Addenda and accepted Alternates, showing page or sheet numbers in all cases and dates where applicable.)
  - Drawings titled "Interior Furnishings for the New Senior Citizen Center, for the City of Fort Wayne, Indiana", dated November 3, 1976, sheets numbered:
    - F-1 First Floor Furnishings Plan Furniture Schedule Wall Covering Schedule
    - F-2 Second Floor Furnishings Plan Drapery and Blinds Schedule
  - Specifications titled "Specifications for the Furnishings in the New Senior Citizen Center", dated November 3, 1976, shall include Title Sheet, Index, General Conditions of the Construction Contract, Supplementary General Conditions of the Construction Contract, and Technical Specifications, Divisions 1 and 2.
  - Addendum #1.
  - Notice to Bidders pages 1 and 2
  - 5. Instructions to Bidders - pages 1 and 2
  - 6. Architect's Bid Form page 1
  - Certificates of Non-Segregated Facilities, City of Fort Wayne, pages 1 through 2 7.
  - Federal Affirmative ACtion Bid Conditions, pages 1 through 11
  - Housing and Urban Development Documents HUD 3200 "Federal Labor Standards Provisions" pages 1 through 10
  - Non-Collusion Affidavit DP 8 Page 1 10.

City of Fort Wayne, Indiana

Standard Questionnaire and Financial Statement for Bidders - Form 96a, Pages 1 11. through 15 (See Attachment)

This Agreement executed the day and year first written above.

OWNER Represented by the Board of Public Works		CONTRACTOR Office Interiors, Inc.			
20.	4 9 Seot	Rober L. Messer	11/30/76		

AIA DOCUMENT A101 • OWNER-CONTRACTOR AGREEMENT • JANUARY 1974 EDITION • AIA® • ©1974 THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 NEW YORK AVE., N.W., WASHINGTON, D. C. 20006

in provided to four & digalion City attorney and Burn, aumant City attorney

Equal Employment Opportunity, Affirmative Action Program, Pages 1-6 12.

13. Bid Bond

- 14. Performance Bond
- Insurance Vouchers 15.
- The Contractor shall not assign any interest in this contract and not transfer 16. any interest in the same (whether by assignment or novation) without prior written approval of Owner. Provided, however, that claims for money due or to become due to the Contractor from the Owner under this contract may be assigned to a bank, trust company, or other financial institution or to a trustee in bankruptcy, without such approval. Notice of such assignment or transfer shall be promptly furnished to the Owner, and the Owner shall not be responsible for the payment of any sum to any assignee or the Contractor until such time as it has received written notice of the notice or transfer.

It is understood and agreed by and between the Contractor and Owner that all sums payable under this agreement are only to be paid from funds provided for this project, and the contract is not a general obligation of the City of Fort Wayne or its Board of Public Works.

If, in the performance of this contract, there is any underpayment or non-payment for labor, services, materials and supplies, by Contractor, or any Subcontractor thereunder, the Owner shall withhold from the Contractor out of payments due it an amount sufficient to pay said underpaid or non-paid amounts. The amounts withheld shall be disbursed by the Owner for and on account of the Contractor or Subcontractor to the respective firms or persons to whom they are due and the Owner shall be given credit for such payments against payments due the Contractor or Subcontractor under this agreement . The Owner may also withhold all payments of amounts in dispute as to underpayment or non-payment until such notice of underpayment or non-payment from a supplier or laborer is released or withdrawn by such person or firm.

17. ARTICLE V, EQUAL OPPORTUNITY CLAUSE

During the performance of this contract, the Contractor agrees as follows:

a) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, six or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

b) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color,

religion, sex, or national origin.

c) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

- e) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- f) In the event of the Contractor's noncompliance with the mondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- g) The Contractor will include the portion of the sentence immediately preceding paragraph (a) and the provisions of paragraphs (a) through (g) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as means of enforcing such provisions, including sanctions for noncompliance: PROVIDED, HOMEVER, that in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Contractor may request the United States to enter into such litigation to protect the interest of the United States.
- Builder's Waiver of Right to Mechanic's Liens. The Builder for themselves and for all other persons or corporations who may perform labor or furnish materials, supplies, tools or equipment for the construction of the improvements described herein, or for work incidental to such construction, hereby waives and relinquishes all right to claim or file notice of a mechanic's lien upon said real estate or any part thereof or upon any buildings or improvements thereon. The Builder, for himself, and for all sub-contractors, journeymen, material-men, mechanics and laborers, and all other persons, firms and corporations, performing labor and furnishing materials or machinery for the construction of said building and appurtenances, does hereby agree that no lien or notice of lien shall in any event or circumstance whatever, attach to, or be claimed or filed against said building and appurtenances, or any part thereof, or against the real estate on which the same is located, or any part thereof; and in the event Builder shall fail to obtain the release of any liens files. Builder shall indemnify, save and hold harmless Owners from any expenses incurred in obtaining the release of any such lien, including attorney fees.



### CHUBB/PACIFIC INDEMNITY GROUP

100 William Street New York, N. Y. 10038 Name and address of party to whom this certificate is issued

3200 Wilshire Boulevard Los Angeles, Calif. 90010 CERTIFICATE OF INSUBANCE

Certificate No.

City of Fort Wayne, Board of Public Works Main Street City County Building

X FEDERAL INSURANCE CO. \_\_\_PACIFIC INDEMNITY CO. \_\_SUN INSURANCE OFFICE LTD.

GREAT NORTHERN INSURANCE CO. \_VIGILANT INSURANCE CO.

Fort Wayne, Indiana Name & Address Insured

Office Interiors of Fort Wayne, Inc. 4805 Illinois Road Fort Wayne, Indiana 46804

Name & Address Producer O'Rourke, Andrews & Maroney, Inc. 127 W. Berry St., 1200 Commerce Building Fort Wayne, Indiana 46801

This is to certify that the Company indicated by X has issued to the Named Insured insurance affording such coverages as are indicated by a specific (X) entry in the Coverage column subject to the terms, conditions, and exclusions of the policy(les) and that such insurance is in force as of (date)

TYPE OF POLICY	TYPE OF POLICY COVERAGE POLICY NUMB			JCY PERIOD		LIMITS OF LIABILITY		
Standard Workmen's Compensation & Employers' Liability	ж	7776303521	Eff. Exp.	6/11/76 6/11/77	Statutory—In conforman tion Law of the State of			
General Liability—BODILY INJURY Premises-Operations	i Liability—BODILY INJURY	\ .	SINGLE LIMIT	Vanananananan				
Escalators	x		l l		\$ 300,000.	Each Person XXXX		
Independent Contractors	_x		MP 6967037			Each Occurrence		
Products-Completed Operations Incidental Contractual	x				)\$ 300,000.	Aggregate-Products Compl. Oper.		
Specified Contractual*		(0)7007		Eff. 6/11/76 Exp. 6/11/77	<b>)</b> \$	Each Person		
Blanket Contractual	_x	WE 696.1031			307037   Eff. 0/11/70   \\$	\s	Each Occurrence	
General Liability—PROPERTY DAMAGE Premises-Operations	ж			p. 6/11/77	\$ Included \$ \$	Each Occurrence		
Escalators	x							
Independent Contractors	x					XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
Products-Completed Operations	х				)s Included	Aggregate-Product Compl. Oper.		
Incidental Contractual					1.	Each Occurrence		
Specified Contractual*					{\$ -			
Blanket Contractual	x		ļ		)\$	Aggregate		
Automobile Liability—EODILY INJURY Owned Automobiles	x	7777664610	Eff. Exp.	6/11/76 6/11/77	)\$ 500,000.	Each Person		
Hired Automobiles	x				}			
Non-owned Automobiles	x				)\$ 500,000.	Each Occurrence		
Automobile Liability—PROPERTY DAMAGE Owned Automobiles	x.				) 100 000			
Hired Automobiles	x				\s 100,000.	Each Occurrence		
Non-owned Automobiles	x		1/		11			

Coverage is provided for liability assumed by the Named Insured for the contract between the Named Insured.

hatch

as provided in the contractual liability coverage part attached to the policy.

Umbrella Liability

79239119

\$1,000,000. Each Occurrence \$1.000.000. Annual Aggregate

THIS CERTIFICATE OF INSURANCE NEITHER AFFIRMATIVELY NOR NEGATIVELY AMENDS, EXTENDS OR ALTERS THE COVERAGE AFFORDED BY ANY POLICY DESCRIBED HEREIN.

If the policy(les) is cancelled or changed in such manner as to affect this certificate, the Company will mail to the party to whom this certificate is issued, at the address shown above, 10 days notice of any such change or cancellation.

This certificate shall not be valid unless signed by an authorized representative of the Company

x

L-3175 (75M)

#### AMERICAN STATES INSURANCE COMPANY

INDIANAPOLIS, INDIANA

### PERFORMANCE BOND

as Principal, hereinafter called Principal, and AMERICAN STATES INSURANCE COMPANY, a corporation of the state of Indiana, with its home office in the City of Indianapolis, Indiana, U.S.A., as Surety, hereinafter called Surety, are CITY OF FORT WAYNE, BOARD OF PUBLIC WORKS

KNOW ALL MEN BY THESE PRESENTS:

held and firmly bound unto ....

OFFICE INTERIORS OF FORT WAYNE, INC.

THE PROPERTY OF THE PROPERTY O

as Obligee, hereinafter called Ob	ligee, in the amount	of Sixty Five	Thousand Five Hur	ndred Ninety
One and 82/100			····· Dollars (\$	55,591.82
for the payment whereof Principa and assigns, jointly and severally	al and Surety bind th	emselves, their he	irs, executors, administr	rators, successors
WHEREAS, Principal has				
a contract with Obligee for	rnishing and ir	stalling furn	ishings in new Ser	nior Citizens
Center				
which contract is by reference m	ade a part hereof, a	nd is hereinafter re	ferred to as the contrac	et.
NOW, THEREFORE, TH promptly and faithfully perform remain in full force and effect. Whenever Principal shall be having performed Obligee's obli	said contract, then , and be declared by	this obligation sh	all be null and void;	otherwise it shall
(3) The balance of the co- completing performant the balance of the cont- aggregate liability of it remedies the default, it contract or remedy the the times and in the ma under the contract. The total amount payable b amounts heretofore pre-	le notice to Surety ; al's obligation under intract price, as defi se of the contract. If ract price, the Surety se Surety exceed the nat portion of the bal default and to reim nner as said sums we term "balance of the y Obligee to Princips operly paid by Oblig	nay, or Surety upo the contract subjec- ned below, shall be completed by the shall pay to the OI amount of this bo ance of the contrac- burse the Surety fo- suld have been pays contract price," a al under the contra- ee under the contra-	n demand of Obligee may to the provisions of page credited against the ro Obligee, and the reason obligee such excess, but in nd. If the Surety arrang t price as may be require r its outlays shall be pai ble to Principal had thet is used in this paragraple ct and any amendments oct.	ay arrange for the rargraph 3 herein; easonable cost of lable cost exceeds no event shall the ges completion or d to complete the d to the Surety at re been no default h, shall mean the s thereto, less the
Any suit under this bond payment under the contract falls	must be instituted b due.	efore the expiration	n of two years from da	ate on which final
No right of action shall acc Obligee named herein or the heir	crue on this bond to	or for the use of strators or successo	any person or corporatiors of the Obligee.	on other than the
Signed and scaled this	23rd	day of	November	1976
		office in	eriors of Fort WAS Mily Milion Princ	CNE, INC.
		Tell ?	STATES INSURANCE Sure MATMEY W	

HOLLE OF THE PROPERTY OF THE P

# AMERICAN STATES INSURANCE COMPANY

INDIANAPOLIS, INDIANA

### LABOR AND MATERIAL PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS:
That
held and firmly bound unto. CITY OF FORT WAYNE, BOARD OF PUBLIC WORKS
as Obligee, hereinafter called Obligee, for the use and benefit of claimants as hereinbelow defined, in the amount of Sixty Five Thousand Five Hundred Minety One and 82/100Dollars (\$65,591.82), for the payment whereof Principal and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
WHEREAS, Principal has by written agreement datedentered into a
contract with Obligee for. furnishing and installing furnishings in new Senior Citizens
Center
which contract is by reference made a part hereof, and is hereafter referred to as the contract.
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, That if the Principal shall promptly make payment to all claimants as hereinafter defined, for all labor and material used or reasonably required for use in the performance of the contract, then this obligation shall be void; otherwise it shall remain in full force and effect, subject, however, to the following conditions:  (1) A claimant is defined as one having a direct contract with the Principal for labor, material, or both, used or reasonably required for use in the performance of the contract, labor and material being construct to include that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental of equipment directly applicable to the contract.  (2) The above-named Principal and Surety hereby jointly and severally agree with the Obligee that every claimant as herein defined, who has not been paid in full before the expiration of a period of ninety (90) days after the date on which the last of such claimants work or labor was done or performed, or materials were furnished by such claimant, may sue on this bond for the use of such claimant in the name of the Obligee, prosecute the suit to final judgment for such sum or sums as may be justly due claimant, and have execution thereon, provided, however, that the Obligee shall not be liable for the payment of any costs or expenses of any such suit.  (3) No suit or action shall be commenced hereunder by any claimant,  (a) Unless claimant shall have given written notice to any two of the following: The Principal, the Obligee, or the Surety above named, within ninety (90) days after such claimant and of performed the last of the work or labor, or furnished the last of the materials for which said claim is made, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were furnished, or for whom the work or labor was done or performed. Such notice shall be served by mailing the same by registered mail, postage prepaid, in an envelope a
good faith hereunder.
Signed and sealed this. 23rd day of November 19.76
OFFICE INTERIORS OF FORT WAYNE, INC.  (SEAL)  Principal (SEAL)  AMERICAN STATES INSURANCE COMPANY  Surety  By LULL MY MUT
Fred L. Tagtmofer, Attorney-in-Fact

HATELE STATES TO THE RESEARCH TO SERVICE TO SERVICE TO THE SERVICE

## American States Insurance Company INDIANAPOLIS, INDIANA

KNOW ALL MEN BY THESE PRESENTS, that American States Insurance Company, a Corporation duly organized and existing under the laws of the State of Indiana, and having its principal office in the City of Indianapolis, Indiana, hath made, constituted and appointed, and does by these presents make, constitute and appoint GERALD C. KRAMER, BERNARD M. NIEZER. LOUIS H. ANDREWS, CURTIS C. HILL, GERALD C. KRAMER, JR., FRED L. TAGTMEYER, AND WAITER E. MANSKE -----(Jointly or Severally)-----Ft. Wayne and State of \_\_ its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver any and all bonds, recognizances, contracts of indemnity and other conditional or obligatory undertakings. provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed TWO MILLION AND NO/100 (\$2,000,000,00) DOLLARS----and to bind the Corporation thereby as fully and to the same extent as if such bonds were signed by the President, sealed with the common seal of the Corporation and duly detected by its Secretary, hereby raitiving and confirming all that the said Attorney(s)-in-Fact may do in the premises. This Power of Attorney is executed and may be revoked pursuant to and by authority granted by Section 7.07 of the By-Laws of the American States Insurance Company, which reads as follows: "The Chairman of the Board, the President or any Vice-President shall have power, by and with the concurrence with the Secretary or any Assistant Secretary of the Corporation, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Corporation may require or to authorize any one of such persons to execute, on behalf of the Corporation, any bonds, recognizances, stipulations and undertakings, whether by way of surety or otherwise" IN WITNESS WHEREOF, American States Insurance Company has caused these presents to be signed by its Vice-President, attested by its Assistant Secretary and its corporate seal to be hereto affixed this 25th day of September A. D. 19\_75\_ AMERICAN STATES INSURANCE COMPANY (SEAL) William M. Evans
Second Vice-President Stanley L. Riegel STATE OF INDIANA } SS: On this \_\_\_25th\_\_day of \_\_\_\_ September \_\_\_\_\_ A. D.. 19\_75\_, before me personally came William M. Evans being by me duly sworn, acknowledged the execution of the above instrument and did depose and say; that he is Vice-President of defined by the duly sortin, echiometeged the execution of the above insolution and to see and say, that it is recommended. American States insurance Company, that he knows the seal of said Corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said Corporation; and that he signed his name thereto by like order. And said William M. Evans further said that he is acquainted with Stanley L. Riegel and knows him to be the Assistant Secretary of said Corporation; and that he executed the above instrument. January 10, 1977 Debra Kay Driscoll Notary Public STATE OF INDIANA SS: Stanley L. Riegel \_\_\_\_\_, the Assistant Secretary of AMERICAN STATES INSURANCE COMPANY. , the Assistant Secretary of AMERICAN STATES INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney, executed soid AMERICAN STATES INSURANCE COMPANY, which is still in full force and effect.

This Certificate may be signed and sealed by facsimile under and by the authority of the following resolution of the Board of Directors of American States insurance Company at a meeting duly called and held on the 15th day of December 1972.

RESOLVED That the use of a printed facsimile of the company and of the signature of an Assistant Section on any certification of the correctness of a copy of an instrument executed by the President or a Vice-President pursuant to Set of the Company and the signature of an Assistant Section of the company and the signature of an Assistant Section of the company and the signature of an Assistant Section of the company and the signature of an Assistant Section of the company and the signature of the signature of the company and such signature had been manually affixed and made, hearth of the signature of an Assistant Section of the company and the signature of the In witness whereof, I have hereunto set my hand and affixed the seal of said Corporation, this November Starley S. Re. Assistant S day of . .... A. D., 19 (SEAL)

Form 9-1459 (12-72)

TITLE OF ORDINANCE SPECIAL ORDINANCE-Contract with Office Interiors, Inc.
DEPARTMENT PEOUESTING ORDINANCE BOARD OF PUBLIC WORKS
J-77-01-07
SYNDPSIS OF ORDINANCE <u>Contract of Office Interiors</u> , Inc. in amount of \$64,873.59
provides for proposed purchase and installation of furnishings for the Senior
Citizen Center.
Two bids were submitted, but the bid of Business Equipment was considered
incomplete.
AllCompActe
\$0.1
1 X 2 1 1 X 10 10 10 10 10 10 10 10 10 10 10 10 10
10
EFFECT OF PASSAGE Provide furnishings at earliest possible date of 8-10 weeks
needed for delivery
EFFECT OF NON-PASSAGE Delay of opening of Center
WONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) _ \$64,873.59 from Senior Citize  Revenue Sharing Account
ACVERIGE DISTANTA ACCOUNT
assigned to committee was a Purking Weeker